Clerk's Certification of a Judgment to be Registered in Another District

# Shaykamaxum Grand/Supreme Court of Atlan/Amexem Al Moroc NW

for the

	C. E. C.
Jaden Investment Trust, Accommodation Party for JONATHAN EMELO and JESSICA EMELO,	2:13-ms-00080
Plaintiff v.	) ) Civil Action No. <b>04-2103-56321-CV-J10</b>
BANK OF AMERICA, N.A., % BRUCE R. THOMPSON, CFO	) ) )
Defendant	)

#### CLERK'S CERTIFICATION OF A JUDGMENT TO BE REGISTERED IN ANOTHER DISTRICT

I certify that the attached judgment is a copy of a judgment entered by this court on <u>July 29, 2013</u>.

Date

I also certify that, as appears from this court's records, no motion listed in Fed.R. App. P. 4(a)(4)(A) is pending before this court and that no appeal has been filed or, if one was filed, that it is no longer pending.

Date: 100213

CLERK OF COURT

Signature of Clerk or Deputy Clerk

### Northwest Amexem

I:Tiger D.: Raven-Melchiz: El, Chief Administrator/Clerk of the Courts, certify that the attached three (3) separate copies of <u>Clerk's Certification of a Judgment to be Registered in Another District</u> dated <u>October 2, 2013</u>, is a true, correct and complete copy of the original document.

In witness whereof, I hereunto set my hand and official seal.

Chief Administrator/Clerk of the Courts

Chief Court OF JUSTICATION REPUBLICATION REP

### Northwest Amexem

I:Tiger D.: Raven-Melchiz: El, Chief Administrator/Clerk of the Courts, certify that the attached copy of <u>Adjudicator Docket Sheet</u> dated <u>October 2, 2013</u>, is a true, correct and complete copy of the original document.

In witness whereof, I hereunto set my hand and official seal.

Chief Administrator/Clerk of the Courts



### ADJUDICATOR DOCKET SHEET

DATE CASE OPENED: <u>June 11, 2013</u> **CASE NUMBER:** <u>04-2013-56321-CV-J10</u>

#### PLAINTIFF/CLAIMANT:

JADEN INVESTMENT TRUST Accommodation Party for JONATHAN EMELO and JESSICA EMELO 5455 S. Fort Apache Rd., #108-52 Las Vegas, Nevada [89148]

### DEFENDANT(s)/RESPONDENT(s):

BANK OF AMERICA, N.A. % Bruce R. Thompson, CFO 100 N. Tyron Street Charlotte, NC 28255

an ione	Holle, NC 20233					
1.	SUMMONS	Date filed: 06/11/2013				
2.	Claimant's Notice of Settlement Offer dated June 11, 2013	Date filed: 06/13/2013				
3.	(Copy) Cashier's Check/Private Registered Setoff Bond No. 20130611-JII-001, Issued on June 11, 2013 In the Amount of: \$1,200,000.00	Date filed: 06/13/2013				
4.	Claimant's Request Regarding Statement of Account dated June 11, 2013	Date filed: 06/13/2013				
5.	Authorization to Release Information re Acct. # <b>093530540</b> dated March <b>25</b> , 2013	Date filed: 06/13/2013				
6.	Service received by Respondent(s) on June 24, 2013 re Notice o Settlement Offer (copy of signature receipt USPS)	f				
7.	Claimant's Affidavit of Service dated July 9, 2013 of default documents to Respondent(s)	Date filed: 07/09/2013				
8.	Claimant's Request for Entry of Default	Date filed: 07/09/2013				
9.	Claimant's Affidavit in Support of Request for Entry of Default	Date filed: 07/09/2013				
10.	. Claimant's Entry of Default	Date filed: 07/09/2013				
11.	Claimant's Petition for Default Judgment and Issuance of a Certificate of Settlement Agreement	Date filed: 07/09/2013				
12.	Claimant's Affidavit of Fact	Date filed: 07/09/2013				
13.	Claimant's CERTIFICATE OF SETTLEMENT AGREEMENT	Date filed: 07/09/2013				
14.	COURT issued Default Judgment	Date filed/entered: 10/01/2013				

## Case 2:13-cv-02063-MMD-PAL Document 1 Filed 10/07/13 Page 5 of 19

## ADJUDICATOR DOCKET SHEET

15. COURT ORDER Dated filed: \_\_\_\_\_

Jun 10021

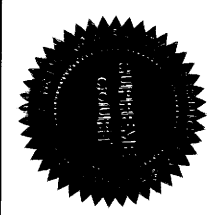
## Northwest Amexem

I:Tiger D.: Raven-Melchiz: El, Chief Administrator/Clerk of the Courts, certify that the attached copy of <u>Default Judgment</u> dated <u>October 1, 2013</u>, is a true, correct and complete copy of the original document.

In witness whereof, I hereunto set my hand and official seal.

SHALAMAXUM REPUR

RT OF JUST Shief Administrator/Clerk of the Courts



1 2 3 4 5 6	The Shaykamaxum Grand/Supreme Court of Atlan Amexem Al Moroc N.W. A Judicial Tribunal Court of Record A Court of Origin, Aula Regis An International Common Law Court (Convention de La Haye du 5 octobre 1961) Mailing Address: Clerk of Court, PMB 48324 Philadelphia Pennsylvania 19144 1-888-954-8368, Ext. 825		
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8			
10	Jaden Investment Trust, Accommodation Party for ) JONATHAN EMELO and JESSICA EMELO, ) Case No.: 04-2013-56321-CV-J10		
11	DEFAULT JUDGMENT		
12	Claimant, ) v.		
13	BANK OF AMERICA, N.A., 9 % BRUCE R. THOMPSON, CFO		
14	Respondent(s).		
15	)		
16			
17 18	The Claim in this action having been duly served on the above-named Respondents on 13 <sup>th</sup> day		
19 20	of June 2013 and said Respondents having failed to answer in this action, and said default having		
20	been duly noted, and upon the annexed affidavit of fact.		
22	NOW, on petition of the Claimant, it is hereby ORDERED and ADJUDGED that:		
23	1. The Respondents forthwith shall rescind and/or the revoke any and all liens, levies,		
24	deficiencies, garnishments, and distraint warrants on all property, registered and		
25	unregistered, held in the name of JONATHAN EMELO and JESSICA EMELO, 10462		
26	Lyric Arbor Drive, Las Vegas, Nevada [89135]; APN 164-25-813-008, (the		
27	"COLLATERAL") and/or JONATHAN EMELO and JESSICA EMELO, (the		
28	"DEBTORS") by executing, or causing to be executed, any and all instruments necessary		

for the discharging of such and give notice by providing certified copies of the discharges by mailing said certified copies to the Claimant through this court;

- 2. The Respondents forthwith shall vacate/discharge any and all judgments, orders, and decrees issued against the DEBTORS and/or the COLLATERAL for the settlement of BANK OF AMERICA, N.A., Account Number 193530540 (collectively, the "ACCOUNTS") by executing, or causing to be executed, any and all instruments necessary for the discharging of such and give notice by providing certified copies of the discharges by mailing said certified copies to the Claimant through this court;
- 3. The Respondents forthwith shall dismiss/discharge any and all actions initiated by/for the Respondents against the DEBTORS and/or the COLLATERAL for the settlement of the ACCOUNTS by executing, or causing to be executed, any and all instruments necessary for the discharging of such and give notice by providing certified copies of the discharges by mailing said certified copies to the Claimant through this court;
- 4. The Respondents forthwith shall discharge any and all debts, obligations, and liabilities of the DEBTORS and/or the COLLATERAL (the "LIABILITIES"), by executing, or causing to be executed, all Notice(s) of Rescission, Notice(s) of Revocation, Notice(s) of Discharge, Notice(s) of Satisfaction, Order(s) for Dismissal, Order(s) for Vacation, Release(s) of Lien(s)/ Levy(ies)/ Garnishment(s)/ Obligation(s)/ Liability(ies) and give notice by providing certified copies of the discharges by mailing said certified copies to the Claimant through this court;
- 5. The Claimant holds the paramount security interest in the COLLATERAL;
- 6. The Claimant holds the exclusive right to possess the COLLATERAL;
- 7. The Claimant holds a lien on the DEBTORS and the ACCOUNTS;

- 8. The Respondents forthwith shall return and/or duly compensate the DEBTORS for any and all property of the DEBTORS seized, arrested, disposed or attached by lien, levy, garnishment, or sale for the settlement of the ACCOUNTS;
  - a. The value of the Claimant's claim in the COLLATERAL and the Claimant's lien on the DEBTORS and the ACCOUNTS is equal to One Million Two Hundred and 00/100 (\$1,200,000.00) U.S. Dollars;
- The administrative determinations, certifications, judgments, decrees, orders, and verdicts issued by this court are binding upon the Claimant, the DEBTORS, and the Respondents;
- 10. The administrative determinations, certifications, judgments, decrees, orders, and verdicts issued by this court supersede any and all previous contracts and agreements between the Claimant, the DEBTORS, and the Respondents;
- 11. The Respondents' failed to state a claim upon which relief may be granted;
- 12. Any and all attempts by the Respondents to prejudice, hinder, obstruct, or impede the Claimant's claims are a violation of the law;
- 13. The Respondents' hereby convey and grant a specific power of attorney to the Claimant, or any agents thereof, for the execution of any instruments, communications, or correspondences, deemed necessary by the Claimant, for the preservation of the Claimant's paramount security interest in the COLLATERAL;
- 14. The Respondents' hereby convey and grant a specific power of attorney to the Claimant for the execution of any instruments, communications, or correspondences, deemed necessary by the Claimant, for the preservation of the Claimant's exclusive right to the possession and the disposition of the COLLATERAL;

- 15. The Respondents' admit and confess to committing the following tortious acts and crimes: Theft of Funds, Slander and Libel of the DEBTORS, Dishonor in Commerce, Fraud, Collusion, Racketeering, and Conspiracy;
- 16. The Respondents' admit and confess to being liable to the Claimant for One Million Two Hundred and 00/100 (\$1,200,000.00) U.S. Dollars (the "Respondents' LIABILITY");
- 17. The Claimant shall secure the Respondents' LIABILITY with any and all property, real and/or personal, registered and/or unregistered, held in the name of the Respondents;
- 18. The Respondents' are liable for any and all damages incurred by the DEBTORS or the Claimant pursuant to any actions of the Respondents which violates the terms and conditions of this judgment;
- 19. The Respondents' hereby grant in personam jurisdiction, in rem jurisdiction, and subjectmatter jurisdiction to this court; and
- 20. The Respondents' waive all limited liability protections and immunities afforded to the Respondents by all franchises, including, but not limited to, the STATE OF CALIFORNIA, the DISTRICT OF COLUMBIA, and the UNITED STATES.

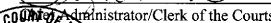
Dated: 10/1/2013

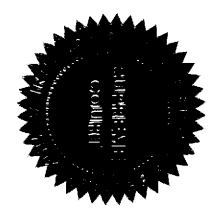
By: Laying Li Bert
Hopforphole

## Northwest Amexem

I:Tiger D.: Raven-Melchiz: El, Chief Administrator/Clerk of the Courts, certify that the attached copy of <u>Abstract of Judgment</u> dated <u>October 1, 2013</u>, is a true, correct and complete copy of the original document.

In witness whereof, I hereunto set my hand and official seal.







1 2 3 4 5 6 7	The Shaykamaxum Grand/Supreme Court of Atlan Amexem Al Moroc N.W.  A Judicial Tribunal Court of Record  A Court of Origin, Aula Regis  An International Common Law Court  (Convention de La Haye du 5 octobre 1961)  Mailing Address: Clerk of Court, PMB 48324  Philadelphia Pennsylvania 19144  1-888-954-8368, Ext. 825		
8 9 10 11 12 13 14 15	Jaden Investment Trust, Accommodation Party for JONATHAN EMELO and JESSICA EMELO, Case No.: 04-2013-56321-CV-J10  Claimant, ABSTRACT OF JUDGMENT  Claimant, Shark OF AMERICA, N.A., Shark OF AMERICA,		
16 17 18 19 20	1. The Judgment Creditor applies for an abstract of judgment and represents the following:  A. Judgment Debtor(s) name and last known address:  1. BANK OF AMERICA, N.A., c/o BRUCE R. THOMPSON, CFO, 100 N. Tyron Street, Charlotte, NC 28255		
21 22 23 24 25 26	B. Corporate ID/EIN: (unknown)  C. Summons, Notice of entry of sister-state and/or Foreign International Judgment was personally served or mailed to name: (name and address)  1. BANK OF AMERICA, N.A., c/o BRUCE R. THOMPSON, CFO, 100 N. Tyron Street, Charlotte, NC 28255  2. Judgment Creditor (name and address):		
27 28	Jaden Investment Trust % 5455 S. Fort Apache Rd., #108-52		

Las Vegas, Nevada Republic

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### It is hereby ORDERED and ADJUDGED that:

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1. This Certificate of Settlement Agreement, along with the record of the CLAIM, shall comprise a record of the RESPONDENTS' acceptance of the terms and conditions of the CLAIM, and as such shall constitute the final expression in a record of the private settlement agreement by and between the PARTIES (the "FINAL AGREEMENT");

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 The rescinding and/or the revoking of any and all liens, levies, deficiencies, garnishments, and distraint warrants (collectively, the "ENCUMBRANCES") on all property, registered and unregistered, held in the name of JONATHAN EMELO and JESSICA EMELO, 10462 Lyric Arbor Drive, Las Vegas, Nevada [89135]; APN 164-

The vacating/discharging of any and all judgments, orders, and decrees issued against

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25-813-008 (the "COLLATERAL") and/or the DEBTOR;

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3.

the DEBTOR and/or the COLLATERAL for the settlement of the ACCOUNTS (collectively, the "ORDERS");

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4. The dismissing/discharging of any and all actions initiated by/for the RESPONDENTS against the DEBTOR and/or the COLLATERAL for the settlement of the ACCOUNTS (collectively, the "ACTIONS");

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5. The discharging of any and all debts, obligations, and liabilities of the DEBTOR and/or the COLLATERAL (the "LIABILITIES"), by executing, or causing to be executed, all Notice(s) of Rescission, Notice(s) of Revocation, Notice(s) of Discharge, Notice(s) of

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Satisfaction, Order(s) for Dismissal, Order(s) for Vacation, Release(s) of Vacation, Release(s)

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Lien(s)/Levy(ies)/Garnishment(s)/Obligation(s)/Liability(ies), and/or any and all instruments necessary for the discharging of the ENCUMBRANCES, the ORDERS,

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the ACTIONS, and the LIABILITIES and the settlement and closure of the ACCOUNTS;

LIABILITIES, to the CLAIMANT, by providing certified copies of the discharges by

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6. The FINAL AGREEMENT shall charge the RESPONDENTS with giving notice of the discharge of the ENCUMBRANCES, the ORDERS, the ACTIONS, and the

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- mailing said certified copies to the CLAIMANT through this court;
- 7. The CLAIMANT's paramount security interest in the COLLATERAL;
- 8. The CLAIMANT's exclusive right to possess the COLLATERAL;
- 9. The CLAIMANT's lien on the DEBTORS and the ACCOUNTS;
- 10. The RESPONDENTS' obligation to return and/or duly compensate the DEBTOR for any and all property of the DEBTOR seized, arrested, disposed or attached by lien, levy, garnishment, or sale for the settlement of the ACCOUNTS;
- 11. The value of the CLAIMANT's claim in the COLLATERAL and the CLAIMANT's lien on the DEBTOR and the ACCOUNTS is equal to One Million Two Hundred and 00/100 (\$1,200,000.00) U.S. Dollars;
- 12. The administrative determinations, certifications, judgments, decrees, orders, and verdicts issued by this court shall be binding upon the PARTIES;
- 13. The administrative determinations, certifications, judgments, decrees, orders, and verdicts issued by this court shall supersede any and all previous contracts and agreements between the PARTIES;
- 14. The RESPONDENTS' inability and failure to state a claim upon which relief may be granted;
- 15. Any and all attempts by the RESPONDENTS to prejudice, hinder, obstruct, or impede the CLAIMANT's claims are a violation of the law;
- 16. The RESPONDENTS' conveyance and granting of a specific power of attorney to the CLAIMANT, or any agents thereof, for the execution of any instruments, communications, or correspondences, deemed necessary by the CLAIMANT, for the preservation of the CLAIMANT's paramount security interest in the COLLATERAL;
- 17. The RESPONDENTS' conveyance and granting of a specific power of attorney to the CLAIMANT for the execution of any instruments, communications, or correspondences, deemed necessary by the CLAIMANT, for the preservation of the CLAIMANT's exclusive right to the possession and the disposition of the COLLATERAL;
- 18. The RESPONDENTS' admission and confession to committing the following tortious

- acts and crimes: Theft of Funds, Slander and Libel of the DEBTOR, Dishonor in Commerce, Fraud, Collusion, Racketeering, and Conspiracy;
- 19. The RESPONDENTS' admission and confession of a liability to the CLAIMANT with a value equivalent to One Million Two Hundred and 00/100 (\$1,200,000.00) U.S. Dollars (the "RESPONDENTS' LIABILITY");
- 20. The RESPONDENTS' acceptance of having any and all property, real and/or personal, registered and/or unregistered, secured as collateral for the RESPONDENTS' LIABILITY;
- 21. The RESPONDENTS' are liable for any and all damages incurred by the DEBTOR or the CLAIMANT pursuant to any actions in breach of the terms of the FINAL AGREEMENT;
- 22. The RESPONDENTS' granting of *in personam* jurisdiction, *in rem* jurisdiction, and subject-matter jurisdiction to this court; and
- 23. The RESPONDENTS' waives all limited liability protections and immunities afforded to the RESPONDENTS by all franchises, including, but not limited to, the STATE OF NEVADA, the DISTRICT OF COLUMBIA, and the UNITED STATES.

Dated:	10/1/2013	

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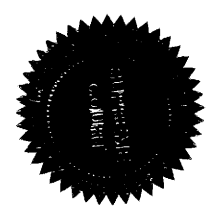
By: Hopogable Bey

### Northwest Amexem

I:Tiger D.: Raven-Melchiz: El, Chief Administrator/Clerk of the Courts, certify that the attached copy of <u>Certificate of Settlement Agreement</u> dated <u>October 2, 2013</u>, is a true, correct and complete copy of the original document.

In witness whereof, I hereunto set my hand and official seal.

Chief Administrator/Clerk of the Courts





The Shaykamaxum Grand/Supreme Court of Atlan Amexem Al Moroc N.W. A Judicial Tribunal Court of Record A Court of Origin, Aula Regis An International Common Law Court

FOR COURT USE ONLY

Claimant:

Jaden Investment Trust Accommodation Party for

JONATHAN EMELO and JESSICA EMELO % 5455 S. Fort Apache Rd. #108-52 Las Vegas, Nevada Republic [89148]

Respondent(s): BANK OF AMERICA, N.A.

% BRUCE R. THOMPSON, CFO 100 N. Tyron Street Charlotte, NC 28255

## CERTIFICATE OF SETTLEMENT AGREEMENT

CASE NUMBER 04-2013-56321-CV-J10

It is hereby certified, that on the Thirteenth of June, in the year Two Thousand Thirteen, Jaden Investment Trust % Paul Jolivette, Trustee (the "CLAIMANT"), as the accommodating party for JONATHAN EMELO and JESSICA EMELO, (the "DEBTORS"), filed with this court the following: 1) a Notice of Settlement Offer; 2) a Private Registered Setoff Bond Number 20130611-JII-001 (a certified copy by the issuer); 3) a Request Regarding a Statement of Account; and 4) an Affidavit of Service (collectively, the "CLAIM"), for the setoff, settlement, and closure of BANK OF AMERICA, N.A., Account Number 193530540 (collectively, the "ACCOUNTS") and for the purposes of: (1) discharging all rights, titles, and interests of BANK OF AMERICA, N.A., and all agents, principals, assigns and/or successors thereof (collectively, the "RESPONDENTS") in all property, registered and unregistered, held in the name of JONATHAN EMELO and JESSICA EMELO, APN 164-25-813-008 (the "COLLATERAL"); (2) discharging all debts, obligations, and liabilities of the DEBTORS derived from and/or related to the ACCOUNTS; and (3) charging the RESPONDENTS with the duties, obligations, liabilities, and restraints accrued by the receipt and acceptance of the CLAIM and the terms and conditions set forth thereby.

The terms of response and performance, set forth by the CLAIMANT, in the above referenced filing, charges the RESPONDENTS, to direct responses and/or notice(s) of performance through this court. The CLAIMANT allotted Twenty (20) days, pursuant to the rules for this court, for the RESPONDENTS to timely perform and/or respond. Pursuant to the above mentioned filing the RESPONDENTS failure to timely respond and/or perform constitutes the following stipulations by the CLAIMANT, the DEBTOR, and the RESPONDENTS (collectively, the "PARTIES"):

- This Certificate of Settlement Agreement, along with the record of the CLAIM, shall comprise a record of the RESPONDENTS' acceptance of the terms and conditions of the CLAIM, and as such shall constitute the final expression in a record of the private settlement agreement by and between the PARTIES (the "FINAL AGREEMENT");
- 2. The rescinding and/or the revoking of any and all liens, levies, deficiencies, garnishments, and distraint warrants (collectively, the "ENCUMBRANCES") on all property, registered and unregistered, held in the name of JONATHAN EMELO and JESSICA EMELO, 10462 Lyric Arbor Drive, Las Vegas, Nevada [89135]; APN APN 164-25-813-008 (the "COLLATERAL") and/or the DEBTOR;
- 3. The vacating/discharging of any and all judgments, orders, and decrees issued against the DEBTOR and/or the COLLATERAL for the settlement of the ACCOUNTS (collectively, the "ORDERS");

- 4. The dismissing/discharging of any and all actions initiated by/for the RESPONDENTS against the DEBTOR and/or the COLLATERAL for the settlement of the ACCOUNTS (collectively, the "ACTIONS");
- 5. The discharging of any and all debts, obligations, and liabilities of the DEBTOR and/or the COLLATERAL (the "LIABILITIES"), by executing, or causing to be executed, all Notice(s) of Rescission, Notice(s) of Revocation, Notice(s) of Discharge, Notice(s) of Satisfaction, Order(s) for Dismissal, Order(s) for Vacation, Release(s) of Lien(s)/Levy(ies)/Garnishment(s)/Obligation(s)/Liability(ies), and/or any and all instruments necessary for the discharging of the ENCUMBRANCES, the ORDERS, the ACTIONS, and the LIABILITIES and the settlement and closure of the ACCOUNTS;
- 6. The FINAL AGREEMENT shall charge the RESPONDENTS with giving notice of the discharge of the ENCUMBRANCES, the ORDERS, the ACTIONS, and the LIABILITIES, to the CLAIMANT, by providing certified copies of the discharges by mailing said certified copies to the CLAIMANT through this court;
- 7. The CLAIMANT's paramount security interest in the COLLATERAL;
- 8. The CLAIMANT's exclusive right to possess the COLLATERAL;
- 9. The CLAIMANT's lien on the DEBTORS and the ACCOUNTS;
- 10. The RESPONDENTS' obligation to return and/or duly compensate the DEBTOR for any and all property of the DEBTOR seized, arrested, disposed or attached by lien, levy, garnishment, or sale for the settlement of the ACCOUNTS;
- 11. The value of the CLAIMANT's claim in the COLLATERAL and the CLAIMANT's lien on the DEBTOR and the ACCOUNTS is equal to One Million Two Hundred and 00/100 (\$1,200,000.00) U.S. Dollars;
- 12. The administrative determinations, certifications, judgments, decrees, orders, and verdicts issued by this court shall be binding upon the PARTIES;
- 13. The administrative determinations, certifications, judgments, decrees, orders, and verdicts issued by this court shall supersede any and all previous contracts and agreements between the PARTIES;
- 14. The RESPONDENTS' inability and failure to state a claim upon which relief may be granted;
- 15. Any and all attempts by the RESPONDENTS to prejudice, hinder, obstruct, or impede the CLAIMANT's claims are a violation of the law;
- 16. The RESPONDENTS' conveyance and granting of a specific power of attorney to the CLAIMANT, or any agents thereof, for the execution of any instruments, communications, or correspondences, deemed necessary by the CLAIMANT, for the preservation of the CLAIMANT's paramount security interest in the COLLATERAL;
- 17. The RESPONDENTS' conveyance and granting of a specific power of attorney to the CLAIMANT for the execution of any instruments, communications, or correspondences, deemed necessary by the CLAIMANT, for the preservation of the CLAIMANT's exclusive right to the possession and the disposition of the COLLATERAL;
- 18. The RESPONDENTS' admission and confession to committing the following tortious acts and crimes: Theft of Funds, Slander and Libel of the DEBTOR, Dishonor in Commerce, Fraud, Collusion, Racketeering, and Conspiracy;
- 19. The RESPONDENTS' admission and confession of a liability to the CLAIMANT with a value equivalent to One Million Two Hundred and 00/100 (\$1,200,000.00) U.S. Dollars (the "RESPONDENTS' LIABILITY");
- 20. The RESPONDENTS' acceptance of having any and all property, real and/or personal, registered and/or unregistered, secured as collateral for the RESPONDENTS' LIABILITY:
- 21. The RESPONDENTS' are liable for any and all damages incurred by the DEBTOR or the CLAIMANT pursuant to any actions in breach of the terms of the FINAL AGREEMENT;
- 22. The RESPONDENTS' granting of *in personam* jurisdiction, *in rem* jurisdiction, and subject-matter jurisdiction to this court; and

23. The RESPONDENTS' waives all limited liability protections and immunities afforded to the RESPONDENTS by all franchises, including, but not limited to, the STATE OF NEVADA, the DISTRICT OF COLUMBIA, and the UNITED STATES.

I hereby affirm, state, and declare under pains and penalties of perjury under private international law that the facts contained herein are true, correct, complete and not misleading.

Executed within the Shaykamaxum Territory, this 2

day of toben in the year, 2013.

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Witness my hand and seal.